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APPLICATION NO.	FI	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/700,788		11/03/2003	James Beasley	340158002US1	5496
25096	7590	05/16/2006		EXAMINER	
PERKINS (COIE LL	P	GARY, ERIKA A		
PATENT-SI	ΞA			<u> </u>	
P.O. BOX 13	247		ART UNIT	PAPER NUMBER	
SEATTLE, WA 98111-1247				2617	

DATE MAILED: 05/16/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
Office Action Commence	10/700,788	BEASLEY ET AL.	
Office Action Summary	Examiner	Art Unit	
	Erika A. Gaгу	2617	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period was precised to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).	
Status			
 Responsive to communication(s) filed on 11/3/2 This action is FINAL. 2b) This Since this application is in condition for alloware closed in accordance with the practice under E 	action is non-final. nce except for formal matters, pro		
Disposition of Claims			
4) ☐ Claim(s) 1-48 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-48 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	vn from consideration.		
Application Papers			
9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the objected to by the Examiner 11) The oath or declaration is objected to by the Examiner 20 21 22 23 24 25 26 27 28 28 29 20 20 20 20 20 20 20 20 20 20 20 20 20	epted or b) objected to by the Edrawing(s) be held in abeyance. See on is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No ed in this National Stage	
Attachment(s) Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary		
Paper No(s)/Mail Date	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	atent Application (PTO-152)	

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DETAILED ACTION

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Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-48 are rejected under 35 U.S.C. 102(e) as being anticipated by applicant's submission of prior art, Arazi et al., US Patent Number 6,430,395 (hereinafter Arazi).

Regarding claims 1, 4, 6, 7, 20-25, 28-30, 42, 43, 46, 47, and 48, Arazi discloses a system for wirelessly exchanging communications with at least one mobile unit, the system comprising: a first base station unit coupled to a network; a second base station unit coupled to the network, wherein the first and second base station units are configured to communicate wirelessly with the mobile unit under a Bluetooth protocol and to automatically handoff the mobile unit from the first base station unit to the second base station unit; wherein the first and second base station units are configured to: use a low power class capability to inquire whether Bluetooth compatible devices are within a near communications range; use a medium power class capability to inquire whether Bluetooth compatible devices are within a high power class capability to inquire whether Bluetooth compatible devices are within a

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far communications range; store at least one record that identifies any Bluetooth compatible devices are within the near, intermediate and far communications ranges; identify which devices are base station units capable of accepting the mobile unit during a handoff and update the at least one record to reflect changes in base station units capable of accepting the mobile unit during a handoff [col. 3: lines 45-55; col. 4: lines 15-39; col. 9: lines 12-22; col. 22: lines 5-22; col. 23: lines 59-67].

Regarding claims 2, 5, 8, 9, 31, 32, 44, and 45, Arazi a system controller coupled to the first and second base station units and to the network, wherein the system controller is configured to mediate communications between the first and second base stations and the network, wherein the low, medium and high power classes include 0 dB, 4 dB and 20 dB power classes, respectively, wherein identifying which devices are base station units capable of accepting the mobile unit during a handoff includes employing a Bluetooth service discovery protocol to identify services associated with identified devices; and wherein updating the at least one record includes again using the low, medium and high power class capabilities to inquire whether Bluetooth compatible devices are within the near, intermediate and far communications ranges, and updating the at least one record when a rediscovery period has expired [col. 22: lines 5-22; col. 32: lines 10-23].

Regarding claims 3, 12, 13, and 15, Arazi discloses wherein updating the at least one record includes: sending periodic signals to neighboring base station units, wherein the periodic signals include information identifying the base station unit that sends the periodic signals; receiving periodic signals from at least one neighboring base station

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unit; determining an identity of the one neighboring base station unit based on the received periodic signals; and updating the at least one record if a periodic signal is not received from a previously neighboring base station [col. 14: lines 15-39; col. 27: lines 37-54; col. 29: lines 38-51].

Regarding claims 10, 11, 17, 19, 33, 36-39, Arazi discloses comprising automatically updating the stored neighbor list to reflect changes in neighboring base station units, and wherein sending at least one inquiry signal and receiving a response signal is performed wirelessly between the base station unit and the neighboring base station unit [col. 27: lines 36-58].

Regarding claims 14, 16, 26, 27, 34, and 35, Arazi discloses determining whether a certain time period associated with at least a portion of the stored neighbor list has expired, and if so, then again sending at least one inquiry signal, receiving a response signal, and updating the stored neighbor list [col. 29: lines 38-51].

Regarding claims 18, 40, and 41, Arazi discloses the base station is stationary [col. 8: lines 23-36].

3. Claims 4, 20, 25, 28, 29, 40, and 47 are rejected under 35 U.S.C. 102(e) as being anticipated by Martini et al., US Patent Number 6,675,015 (hereinafter Martini).

Regarding claims 4, 20, 25, 28, 29, 40, and 47, Martini discloses a method of creating a list of neighboring base station units in a wireless communications network, wherein at least one mobile unit communicates with at least a portion of the network, the method of creating the list of neighboring base station units comprising: at a

stationary base station unit in the communications network, sending at least one inquiry signal to neighboring wireless devices; at the stationary base station unit in the communications network, receiving at least one response signal from at least one neighboring base station unit in the communications network, wherein the one neighboring base station unit is stationary; at the stationary base station unit in the communications network, identifying the one neighboring base station unit based in part on the received response signal, wherein identifying the at least one neighboring base station unit is done without involvement of the mobile unit and without involvement of a system controller for the communications network; and at the stationary base station unit in the communications network, providing a stored neighbor list that identifies the one neighboring base station unit in the communications network [col. 2: line 37 – col. 3: line 56].

Conclusion

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Erika A. Gary whose telephone number is 571-272-7841. The examiner can normally be reached on Monday-Thursday and alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Marsha Banks-Harold can be reached on 571-272-7905. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

EAG May 11, 2006

ERIKA A. GARY PRIMARY EXAMINER